UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON

CARL WILLIAMS AND HASSAN ALEEM Creditor/Objector,

٧

In re:

City OF DETROIT, MICHIGAN AND EMERGENCY MANAGER KEVYN D.ORR

Debtors/City of Detroit

Chapter 9

Case No. 13-53846

Magistrate Judge Steven W Rhodes

Case No. 14-cv-10434 Hon. Bernard A. Freidman Magistrate Paul J. Komives

OBJECTION TO THE PLAN OF ADJUSTMENT AND THE CONFIRMATION AND TRIALS OF THE PLAN OF ADJUSTMENT AND THE PROCESS.

OBJECTION TO THE NOTICE TO AND THE PLAN OF ADJUSTMENT AND THE CONFIRMATION OF THE PLAN, BECAUSE THEY WERE AFTER THE FACT, UNTIMELY, CONTRARY TO THE FACTS, MISREPRESENTATION OF THE BANKRUPTCY CODE AND RULES AND HAS NOT BEEN PRESENTED AND CONDUCTED IN A GOOD FAITH MANNER.

We/I object to the so-called hearing process for the following reason:

We object because the creditors /objectors were deceived by the media and the bankruptcy court to believing that we were going to have hearing that turnout 1

to be nothing more than a meeting or gathering. The creditors were mislead to believe that the so-called "testimony" we thought that we were giving turned out to be a "presentation." The Magistrate Judge Steven W. Rhodes when asked the question during the meeting they called a hearing July 15, 2014 admitted that we were giving "presentation" and not "testimony." However, he stated it would be used in the decision and determination. Creditor/objector Carl Williams asked the Magistrate Judge Steven W. Rhodes was this presentation legally binding and the Judge reluctantly answered it would be used but never stated it would be legally binding. These charades was to deceive the people from being included in the trials and excluded the creditors from any legally binding participation in the August 2014 trials or any legally binding trials.

This is bias against the creditors/objectors and they have been denied an Hearing. Although, the court through Magistrate Judge Steven W. Rhodes has set the creditors up to fail by not even giving creditors and other people of interest an informal hearing without sworn testimony. The creditors/objectors creditability verses a formal hearing without sworn testimony place them at disadvantage and their testimony is consider nothing more than hearsay. In Goldberg v Kelly,397 U.S. 254; 90 S Ct. 1011, 25 L. Ed. 2d 287 (1970) citing: Armstrong v Manzo, 380 U.S. 545, 552 (1965). the court stated an effective notice and hearing and five (5) minutes was

hardly sufficient or adequate and just a Arbitrary show meeting or gathering. In this case more egregious because "NO HEARING at all." This is a procedure due process of law of the 5th Amendment and equal protection of the law of the 14th Amendment of the Constitution of the United States.

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Cost 30 illums
Address 10112 Somerwet
City, State & Zip Dollow Michigan 48224
Sign_ Lassan alleen
Address 2440 TAYLOR
City, State & Zip DCIROIT, MICH 48205

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON

CARL	WILLIAMS	AND	HASSAN	ALEEM
		Cred	ditors/Ob	jectors,

V

mie:
City OF DETROIT, MICHIGAN
AND EMERGENCY MANAGER
KEVYN D. ORR

Debtor/City of Detroit

		,

Chapter 9

Case No. 13-53846 Judge Steven W Rhodes

Case No. 14-cv-10434 Hon. Bernard A. Freidman Magistrate Paul J. Komives

PROOF OF SERVICES

your name, being first duly sworn deposes and

Say that on July <u>12</u>,2014. I sent a copy of Objection of denial of due process of law to a trial and hearing by Judge Steven W Rhodes, Upon the concern parties by certified mail at the following address:

City of Detroit Corporation Council First National Building 600 Woodward Ave Detroit, Michigan 48226 FILED

2014 JUL 22 P 2: 27
U.S. BANKRUPTCY COURT
E.D. MICHIGAN - DF FBORT

Emergency Manager Kenyn Orr Coleman A Young Municipal Center 2 Woodward 11th floor Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Cost Williams

Carl Williams 10112 Somerset

Detroit, Michigan 48224

Dated <u>July 23, 2014</u>